NOTICE: This opinion is subject to formal revision before publication in the bound volumes of NLRB decisions. Readers are requested to notify the Executive Secretary, National Labor Relations Board, Washington, D.C. 20570, of any typographical or other formal errors so that corrections can be included in the bound volumes.

The Park Associates, Inc., d/b/a Hill Park Health Care Center and Local 200A, Service Employees International Union, AFL-CIO¹ and Service Employees of Upstate New York Pension Fund.

Cases 3-CA-20898, 3-CA-21073, and 3-CA-21266

MAY 31, 2002

SUPPLEMENTAL ORDER

The Joint Motion to Vacate Decision and Order to Remand, submitted by the Charging Parties, Respondent and counsel for the General Counsel is granted. The Motion is based on the non-Board resolution of this matter which counsel for the General Counsel finds to be an acceptable resolution of this matter. Accordingly, based on the non-Board settlement agreement, the Board's June 20, 2002 Decision and Order, reported at 334 NLRB No. 55, is vacated. See *Caterpillar, Inc.*, 332 NLRB No. 101 (2000). This matter is remanded to the Regional Director for Region 3 for further action consistent with the Joint Motion and the non-Board agreement. By direction of the Board:

Dated, Washington, D.C. May 31, 2002

Richard D. Hardick Associate Executive Secretary

(SEAL) NATIONAL LABOR RELATIONS BOARD

 $^{^{\}rm 1}$ The name of the Charging Party is now known as Local 1199, Upstate SEIU.